

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/575,602	04/13/2006	Yu Zong Chen	14053441	1631
INTELLECTU	7590 01/26/2007 AL PROPERTY GROUP [& BYRON, P.A.		EXAM	INER
200 SOUTH SI			ART UNIT	PAPER NUMBER
SUITE 4000 MINNEAPOLI	S, MN 55402		1632	
			MAIL DATE	DELIVERY MODE
			01/26/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

VgoD eldblipvA teed			
. NGOS	Application No.	Applicant(s)	
	11106	100	
Notice of Non-Compliant	10/5/12	Art Unit	
Amendment (37 CFR 1.121)	Examiner		· ·
Amendment (57 51 11 11 11 1)			
The MAILING DATE of this communication ap	onears on the cover she	et with the correspondence	address
- The MAILING DATE of this communication are amendment document filed on 4-13-0	L is considered non-	compliant because it has	failed to meet the
amendment document filed on 47,3-0	mondment document	to be compliant, correction	of the following
juirements of 37 CFR 1.121 of 1.41 in 3.33			
m(s) is required	- AACNIDAACNIT DOCL	IMENT TO BE NON-CON	MPLIANT:
m(s) is required. HE FOLLOWING MARKED (X) ITEM(S) CAUSE THE	E AMENDINIEN I DOOR	JIIIENT TO DE TOUR	
1. Amendments to the specification:	de markings		
1. Amendments to the specification: A. Amended paragraph(s) do not include the paragraph and	derlined.		
B. New paragraph(s) should not be and			·
C. Other			
2. Abstract:A. Not presented on a separate sheet.	37 CFR 1.72.	· ·	
A. Not presented on a separate shows		•	٠.
B. Other			
3. Amendments to the drawings: A. The drawings are not properly identified by 3.	lified in the top margin	as "Replacement Sheet," '	"New Sheet," or
A. The drawings are not properly identified by 3 "Ahnotated Sheet" as required by 3	7 CFR 1.121(d).	n tala Books	coment drawings
"Annotated Sheet" as required by 3	d drawing correction ha	is been eliminated. Repla	equired.
 B. The practice of submitting proposed showing amended figures, without 	markings, in compliance	e With 37 CFIX 1.04 are re	,quii e ai
C. Other		•	•
' ETI A A COMPLETE LISTILLO DI GII DI LITO CIGILI	ns is not present.	a claims (including withdr	awn claims)
D The lieting of claims goes not more	de the text of am I	identifier, and as such, the	e individual status
CY C Fach claim has not been provided	With the person	rear alaim must be indicate	ed atter its claim
of each claim cannot be identified.	11010	Science (Currently amend	led), (Caliceled),
number by using one of the follow (Previously presented), (New), (New)	ot entered), (Withdrawn	i) and (Withdrawn-current	iy amended). ical order
(Previously presented), (New), (No. D. The claims of this amendment par	per have not been pres	ented in ascending numer	ical craci.
[] F Othor			•
	ed in accordance with 3	37 CFR 1.4.	
5. The amendment is unsigned or not signed for further explanation of the amendment format re-	guired by 37.CFR 1.12	1, see MPEP § 714 and th	ie USPTO website at
For further explanation of the amendment format re http://www.uspto.gov/web/offices/pac/dapp/opla/pre	eganotice/officeflyer.pdf	• • • • •	
http://www.uspto.gov/web/onices/pac/gapp.sp		· ·	
TIME PERIODS FOR FILING A REPLY TO THIS N	IOTICE:		······································
TIME PERIODS FOR FILING A REPLY TO THIS N 1. Applicant is given no new time period if the no	on-compliant amendme	nt is an after-final amend	nent of all alliending
Applicant is given no new time period if the no filed after allowance. If applicant wishes to result the result of the new and most must be resulted.	ubmit the non-complian	it after-final amendified w	office action.
1. Applicant is given in the state of the filed after allowance. If applicant wishes to result of the corrected amendment must be result.	nitted within the time pe	nod set lotti ii tilo misi o	notice to supply the
	As' Mulcueser is ionaci	055 4 404 or 1 4 if	the non-compliant
Applicant is given one month, or thirty (30) day corrected section of the non-compliant amend corrected section of the following: a preliminary	dment in compliance w	ith 37 CFR 1.121 01 1.4.11	a submission for a
Applicant is given one month, or third (corrected section of the non-compliant amendment is one of the following: a preliminal amendment is one of the following: a preli	ry amendment, a non-t	inal amendment file	d within a suspension
reguest for continued examination (1.5-)	and filed in resn	onse to a Quayle action.	
request for continued examination (RCE) under period under 37 CFR 1.103(a) or (c), and an a	menament lilea in resp	onto to a dampliant amendm	ent is a non-final
I see the second of 3/	TIPR I ISULATORIS II III	10 11011	
amendment or an amendment filed in response	onse to a Quayle action	l.	
Failure to timely respond to this notice wi Abandonment of the application if the r	II result In:	ent is a non-final amendm	ent or an amendmer
Abandonment of the application if the r	ion-compliant amendin		
filed in response to a Quayle action; or Non-entry of the amendment if the non-	-compliant amendment	is a preliminary amendme	ent or supplemental
Non-entry of the amendment if the non-		Mar ena	

Legal Instruments Examiner (LIE)